



**U.S. Department of Justice**

*United States Attorney  
Southern District of New York*

*The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007*

January 14, 2021

BY CM/ECF

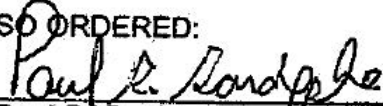
The Honorable Paul G. Gardephe  
United States District Judge  
Southern District of New York  
40 Foley Square  
New York, New York 10007

Re: United States v. Omar Amanat  
S8 15 Cr. 536 (PGG)

**MEMO ENDORSED**

**The Application is granted.**

**SO ORDERED:**

  
Paul G. Gardephe, U.S.D.J.

**Dated:** January 18, 2021

Dear Judge Gardephe:

Pursuant to the Court's December 29, 2020 Order, the Government's responses to defendant Omar Amanat's recent Rule 33 motions are due on January 19, 2021. One of the defendant's motions claims that his ex-wife discovered BlackBerry devices that contained the emails that the Government showed the defendant had fabricated during the 2017 trial. (Dkt. 1114). In order for the Government to test the veracity of these claims and to properly respond to this motion, the Government has requested the following information from the defendant: (1) the BlackBerry devices; (2) the complete Cellbrite reports for the Blackberries analyzed by Cornerstone Discovery; (3) the native versions of all emails purportedly discovered on the Blackberries, including those reflected on GX 3553 and GX 3549; (4) a list of all documents and information provided to John Carrouthers; and (5) an affidavit from Mr. Amanat's ex-wife that details, among other things, (a) her identity, (b) the specifics of her alleged discovery of the Blackberries, and (c) the chain of custody of the Blackberries (collectively, the "Information"). The Government has conferred with defense counsel, who has agreed to provide the Information. The Government and defense counsel jointly request that the Government's response to this motion be due three weeks after the defendant provides the Information, and that the defendant's reply be due ten days thereafter.

Respectfully submitted,

AUDREY STRAUSS  
Acting United States Attorney

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cc: Defense Counsel